

PROHIBITION AND EXCISE DEPARTMENT

The 20th August, 1996

No. 3563-CT-3-96/19044.—Consequent upon the introduction of prohibition in the State with effect from 1st day of July, 1996, the Governor of Haryana, is pleased to constitute a State Level Steering Committee on Prohibition to oversee the implementation of various measures for the enforcement and promotion of prohibition. The committee shall consist of the following officers :

(1) Chief Secretary to Government, Haryana	.. Chairman
(2) Principal Secretary to Chief Minister, Haryana	.. Member
(3) Secretary to Government, Haryana, Home Department	.. Member
(4) Secretary to Government, Haryana, Finance Department	.. Member
(5) Secretary to Government, Haryana, Health Department	.. Member
(6) Secretary to Government Haryana, Social Welfare Department	.. Member
(7) Secretary to Government, Haryana, Public Relations Department	.. Member
(8) Secretary to Government, Haryana, Education Department	.. Member
(9) Secretary to Government, Haryana, Cultural Affairs	.. Member
(10) Secretary to Government, Haryana, Prohibition and Excise Department	.. Member
(11) Secretary to Government, Haryana, Labour and Employment	.. Member
(12) Director General, Police	.. Member
(13) Director General, Health Services.	.. Member
(14) Director, Ayurveda, Haryana	.. Member
(15) Director, Social Welfare, Haryana	.. Member
(16) Director, Public Relations, Haryana	.. Member
(17) Prohibition and Excise Commissioner, Haryana.	.. Member-Secretary.

2. The Committee shall come into existence with immediate effect and its tenure shall be one year to begin with.

3. The Headquarters of the Committee will be at Chandigarh.

4. The functions of this Committee shall be as follows :—

- (i) To chalk out a State wide programme to implement the policy of Prohibition.
- (ii) To take all steps necessary to make prohibition a mass movement.
- (iii) To take steps to seek co-operation of the neighbouring States to implement prohibition in Haryana.
- (iv) To take any other steps as advised by State Level Committee for SHARAB MUKT HARYANA ABHIYAN to make prohibition a success in the State.

5. The Committee will meet atleast once in three months.
6. The members will draw their TA/DA from their respective departments for attending meetings of the Committee.
7. The recommendations of the Committee will be considered by the District Level Advisory and Steering Committee on Prohibition for implementation.

The 19th August, 1996

BHASKAR CHATERJEE,

Commissioner and Secretary to Government, Haryana,
Prohibition and Excise Department.

SOCIAL WELFARE DEPARTMENT

The 22nd August, 1996

No. 1170-SW(1)-96.—In continuation of this Department Notification No. 402-SW(1)-82, dated 12th February, 1982, The Governor of Haryana is pleased to delete the para headed as :—

“Women Working in Training-cum-Production Centres in the Homes some other capacity in the Home.”

Women working in Training-cum-Production Centres or living inside the Home should contribute half the excess over Rs. 100 per mensem for the maintenance of their children, if any, subject to a maximum of Rs. 30 per child per mensem towards the maintenance of their children in the Home. Single Women who have no children in the Home and are themselves working in the production centres, she should contribute a lump sum of Rs. 30 per mensem if their income exceeds Rs. 100 per mensem subject to the condition that net income left with the woman should not be less than Rs. 100 per mensem after paying the contribution, if any.”

This issues with the concurrence of Finance Department conveyed,—*vide* their U.O. No. 12/34/95-3FG-II(1530), dated 24th July, 1996.

The 25th July, 1996

BHASKAR CHATERJEE,
Commissioner & Secretary to Government, Haryana,
Social Welfare Department.

कृषि विभाग

दिनांक 8 अगस्त, 1996

संख्या 2458-कृषि-II(1)-96/9518.—कोटनाशी अधिनियम, 1968, की धारा 12 द्वारा प्रदान की गई शक्तियों तथा इस निमित्त उन्हें समर्थ बनाने वाली सभी अन्य शक्तियों का प्रयोग करते हुए, तथा हरियाणा सरकार, कृषि विभाग, अधिसूचना सं० 416-कृषि-II(1)-92/5715, दिनांक 30 अप्रैल, 1992, के अधिकमण में, हरियाणा के राज्यपाल, इसके द्वारा, नीचे यथा वर्णित निम्नलिखित अधिकारियों को उक्त अनुसूची के खाना 3 के अधीन प्रत्येक के सामने यथा विनिर्दिष्ट अधिकारिता के छेत्रों के भीतर उक्त धारा के प्रयोजन के लिए अनुज्ञापन अधिकारियों के स्वप्न में नियुक्त करते हैं—

अनुसूची

क्रम संख्या	अधिकारी का नाम	अधिकारिता का क्षेत्र
1	2	3
1	उप कृषि निदेशक, पानीपत	जिला पानीपत
2	उप कृषि निदेशक, कैथल	जिला कैथल
3	उप कृषि निदेशक, यमुनानगर	जिला यमुनानगर
4	उप कृषि निदेशक, रिवाड़ी	जिला रिवाड़ी

धर्मवीर,
ग्राम्यकर्त एवं सचिव, हरियाणा सरकार,
कृषि विभाग।

AGRICULTURE DEPARTMENT

The 8th August, 1996

No. 2453-Agri-II(1)-96/9518.—In exercise of the powers conferred by section 12 of the Insecticides Act, 1968, and all other powers enabling him in this behalf and in supersession of Haryana Government, Agriculture Department notification No. 416-Agri. II (1)-92/5715, dated the 30th April, 1992, the Governor of Haryana hereby appoints the following officers as mentioned under column 2 of the Schedule given below to be the licensing officers for the purposes of said section within areas of jurisdiction as specified against each under column 3 of the said schedule :—

SCHEDULE

Sr. No.	Name of Officer	Area of jurisdiction
1	2	3
1	Deputy Director of Agriculture, Panipat	Panipat District
2	Deputy Director of Agriculture, Kaithal	Kaithal District
3	Deputy Director of Agriculture, Yamunanagar	Yamunanagar District
4	Deputy Director of Agriculture, Rewari	Rewari District

Chandigarh, dated
the 27th July, 1996.

DHARAMVIR,

Commissioner and Secretary to Government, Haryana,
Agriculture, Department.

IRRIGATION AND POWER DEPARTMENT

The 22nd July/19th August, 1996

No. 2/1/94-1MIP.—In order to bridge the gap between the demand and supply of power in the State and to tap the non-conventional energy sources available in the State to the fullest extent, the Governor of Haryana is pleased to offer following incentives for Generation of Power through non-conventional energy sources (Wind, Mini-Micro Hydel, Solar, Bio-Energy etc.) in Haryana :—

1. Operative Period :

The scheme of promotional and fiscal incentives will come into operation with immediate effect and will remain in force for a period of five years.

2. Eligible Producers :

Those generating electricity and feeding in full or part to the State grid from non-conventional energy sources such as wind electric generators, small hydro plants, biomass combustion and co-generation etc. There will be no restrictions on generation capacity or supply of electricity to the grid. Consortia or co-operatives will also be eligible.

3. Grid Interfacing :

(i) Interfacing, including transformers, panels, kiosk protection, metering, H. T. lines from the points of generation to the HSEB's nearest H. T. lines etc. as well as maintenance will be undertaken by the producer as per the specifications and requirements of the HSEB, for which he will bear the entire cost. Alternatively these works and their maintenance could be undertaken by the HSEB, at charges to be decided by the HSEB.

(ii) Depending upon the generation capacity, if the sub-station capacity at 33/11KV or higher levels is required to be augmented or 66 KV or higher capacity transmission lines are to be provided, this will be undertaken by the HSEB, at their cost.

(iii) Two separate meters, one for the export of power to the grid and another for import from the grid will be installed on the H. T. side by the producer. The meters and metering boxes will be sealed by the HSEB.

(iv) Necessary current limiting devices such as thyristors will be installed in the generating equipment by the producer. Capacitors of sufficient rating will also be provided in the equipment to ensure that the power factor is always maintained above 0.80.

4. Facility by H. S. E. B. :

(i) **The Wheeling and Banking.**—The Haryana State Electricity Board will undertake to transmit on its grid the power generated, and make it available to the producer for captive use or to a Third Party within the State, at a uniform wheeling charge of 10% of the energy fed to the grid, irrespective of the distance from the generating station. The Third Party must be a H. T. Consumer of the Board, unless this stipulation is relaxed specifically by the S. E. B. The HSEB will permit the electricity generated to be banked for a period of one billing cycle.

(ii) **Sale of Power.**—The H. S. E. B. will purchase electricity offered by the Power Producer at a rate of Rs. 2.00 unit with no restriction on time or quantum of electricity supplied for sale. This rate will be applicable to the generating units which are installed after 1st April, 1996. The tariff will be reviewed from time to time. The Power Producer will also have the option to sell the electricity generated by him to a Third Party within Haryana State at a rate to be mutually settled between them subject to the approval of HSEB.

(iii) **Exemption from Electricity Duty.**—The power so generated by the producers will be exempted from payment of electricity duty as far as it is used for *bona fide* captive consumption. However, when the power is sold to the ultimate consumer, electricity duty at the rate approved by the State Government would be payable.

(iv) **Payment of Electricity Bills.**—HSEB will ensure monthly payment of electricity Bills for the power purchased from the producers. The payment would be made through Revolving Letter of Credit equivalent to one month's billing amount.

5. Other Incentives :

(i) Sales Tax benefits will be available to the producer, who owns the project.

(ii) The producer will be allowed to use the water for power generation. Royalty on the water used for small hydro projects will be charged at the rate announced by the State Government from time to time.

(iii) Power generation from non-conventional energy sources will be treated like any other industry and incentives normally available to new industrial units would be permissible.

(iv) Concessions given to Industrial Units in backward areas will be provided, such as exemption from taxes and duties capital subsidies etc.

(v) Infrastructural facilities such as approach roads, water supply, crane, power during construction period etc. will be provided on the lines of industrial estates.

6. Application and Clearances :

(i) Producers should submit their application for setting up the project and for grid interface in the pro forma to the Haryana State Electricity Board.

(ii) Clearance will be provided within a period of two months from the date of application.

(iii) A power Purchase Agreement will be entered into with the producer within a period of one month from the date of providing the clearance.

(iv) If the applicant does not take effective steps (i. e. at least 10% of the total project cost should be incurred) to implement the project within six months from the date of obtaining possession of land, the Agreement could be terminated and to the site allocated to another applicant. If, on the other hand, land is not provided within three months from the date of Agreement, the applicant will have the option to terminate the Agreement.

VISHNU BHAGWAN,

Date, Chandigarh,
the 22nd July, 1996.

Financial Commissioner and Secretary to Government, Haryana,
Irrigation and Power Department.